## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

#### **FORM 10-Q**

#### QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the Quarterly Period Ended September 30, 2022

OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 

> For the Transition Period from to

**Commission File Number: 1-32001** 

# **APTOSE BIOSCIENCES INC.**

(Exact Name of Registrant as Specified in Its Charter)

Canada

(State or other jurisdiction of incorporation or organization)

251 Consumers Road, Suite 1105 Toronto, Ontario, Canada

(Address of principal executive offices)

98-1136802 (I.R.S. Employer Identification No.)

> M2J 4R3 (Zip Code)

647-479-9828 (Registrant's telephone number, including area code)

Securities registered pursuant to Section 12(b) of the Act:

Title of each class	Trading Symbol(s)	Name of each exchange on which registered
Common Shares, no par value	АРТО	Nasdaq Capital Market

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes 

No □

Indicate by check mark whether the registrant has submitted electronically every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T (§ 232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit such files). Yes 🗵 No 🗆

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, a smaller reporting company, or an emerging growth company. See the definitions of "large accelerated filer," "accelerated filer," "smaller reporting company," and "emerging growth company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer  $\Box$ 

Accelerated filer  $\square$ 

Non-accelerated filer  $\boxtimes$ 

Smaller reporting company ⊠ Emerging growth company □

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes 🗆 No 🗵

As of November 1, 2022, the registrant had 92,294,734 common shares outstanding.

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#### CAUTIONARY NOTE REGARDING FORWARD-LOOKING STATEMENTS

This Report contains forward-looking statements within the meaning of the United States Private Securities Litigation Reform Act of 1995 and "forward-looking information" within the meaning of applicable Canadian securities law, which we collectively refer to as "forward-looking statements". Such forward-looking statements reflect our current beliefs and are based on information currently available to us. In some cases, forward-looking statements can be identified by terminology such as "may", "would", "could", "will", "should", "expect", "plan", "intend", "anticipate", "believe", "estimate", "predict", "potential", "continue", "hope", "foresee" or the negative of these terms or other similar expressions concerning matters that are not historical facts.

Many factors could cause our actual results, performance or achievements to be materially different from any future results, performance, or achievements that may be expressed or implied by such forward-looking statements, including, among others:

- our lack of product revenues and net losses and a history of operating losses;
- our early stage of development, particularly the inherent risks and uncertainties associated with (i) developing new drug candidates generally, (ii) demonstrating the safety and efficacy of these drug candidates in clinical studies in humans, and (iii) obtaining regulatory approval to commercialize these drug candidates;
- our need to raise substantial additional capital in the future and that we may be unable to raise such funds when needed and on acceptable terms;
- further equity financing, which may substantially dilute the interests of our existing shareholders;
- clinical studies and regulatory approvals of our drug candidates are subject to delays, and may not be completed or granted on expected timetables, if at all, and such delays may increase our costs and could substantially harm our business;
- our reliance on external contract research/manufacturing organizations for certain activities and if we are subject to quality, cost, or delivery issues
  with the preclinical and clinical grade materials supplied by contract manufacturers, our business operations could suffer significant harm;
- clinical studies are long, expensive and uncertain processes and the FDA, or other similar foreign regulatory agencies that we are required to report to, may ultimately not approve any of our product candidates;
- our ability to comply with applicable governmental regulations and standards;
- our inability to achieve our projected development goals in the time frames we announce and expect;
- difficulties in enrolling patients for clinical trials may lead to delays or cancellations of our clinical trials;
- our reliance on third-parties to conduct and monitor our preclinical studies;
- our ability to attract and retain key personnel, including key executives and scientists;
- any misconduct or improper activities by our employees;
- our exposure to exchange rate risk;
- our ability to commercialize our business attributed to negative results from clinical trials;
- the marketplace may not accept our products or product candidates due to the intense competition and technological change in the biotechnical and pharmaceuticals, and we may not be able to compete successfully against other companies in our industries and achieve profitability;
- our ability to obtain and maintain patent protection;
- our ability to afford substantial costs incurred with defending our intellectual property;



- our ability to protect our intellectual property rights and not infringe on the intellectual property rights of others;
- our business is subject to potential product liability and other claims;
- potential exposure to legal actions and potential need to take action against other entities;
- commercialization limitations imposed by intellectual property rights owned or controlled by third parties;
- our ability to maintain adequate insurance at acceptable costs;
- our ability to find and enter into agreements with potential partners;
- extensive government regulation;
- data security incidents and privacy breaches could result in increased costs and reputational harm;
- our share price has been and is likely to continue to be volatile;
- future sales of our common shares by us or by our existing shareholders could cause our share price to drop;
- changing global market and financial conditions;
- changes in an active trading market in our common shares;
- difficulties by non-Canadian investors to obtain and enforce judgments against us because of our Canadian incorporation and presence;
- potential adverse U.S. federal tax consequences for U.S. shareholders because we are a "passive foreign investment company";
- our "smaller reporting company" status;
- any failures to maintain an effective system of internal controls may result in material misstatements of our financial statements, or cause us to fail to meet our reporting obligations or fail to prevent fraud;
- our ability to issue and sell common shares under the 2020 ATM Facility;
- our broad discretion in how we use the proceeds of the sale of common shares; and
- our ability to expand our business through the acquisition of companies or businesses.

More detailed information about risk factors and their underlying assumptions are included in our Annual Report on Form 10-K for the year ended December 31, 2021, under Item 1A - Risk Factors. Except as required under applicable securities legislation, we undertake no obligation to publicly update or revise forward-looking statements, whether as a result of new information, future events or otherwise.

ITEM 1 – FINANCIAL STATEMENTS



Condensed Consolidated Interim Financial Statements

(Unaudited)

### APTOSE BIOSCIENCES INC.

For the three and nine months ended September 30, 2022 and 2021

Condensed Consolidated Interim Statements of Financial Position (Expressed in thousands of US dollars) (unaudited)

		September 30,		December 31,
Assets		2022		2021
Assets Current assets:				
Cash and cash equivalents	\$	27,991	\$	39,114
Investments	φ	27,991 27,402	ф	40,014
Prepaid expenses		838		2,476
Other current assets		346		133
Total current assets		56,577		81,737
Total current assets		30,377		01,/3/
Non-current assets:				
Property and equipment		251		323
Right-of-use assets, operating leases		220		465
Total non-current assets		471		788
m . 1	<i>.</i>	57.040	<u></u>	02.525
Total assets	\$	57,048	\$	82,525
Liabilities and Shareholders' Equity				
Current liabilities:				
Accounts payable	\$	2,416	\$	1,699
Accrued liabilities		7,547		6,016
Current portion of lease liability, operating leases		270		459
Total current liabilities		10,233		8,174
Non-current liabilities:				
Lease liability, operating leases		1		115
Total liabilities		10,234		8,289
		,		-,
Shareholders' equity:				
Share capital:				
Common shares, no par value, unlimited authorized shares, 92,294,734 and 92,215,024 shares issued and				
outstanding as of September 30, 2022 and December 31, 2021, respectively		437,469		437,386
Additional paid-in capital		68,008		63,673
Accumulated other comprehensive loss		(4,333)		(4,316)
Deficit		(454,330)		(422,507)
Total shareholders' equity		46,814		74,236
Total liabilities and shareholders' equit:	\$	57.049	\$	82.525
Total liabilities and shareholders' equity	\$	57,048	3	82,525

The accompanying notes are an integral part of these condensed consolidated interim financial statements (unaudited).

Subsequent event (note 12)

At 105E DIOSCIENCES INC. Condensed Consolidated Interim Statements of Loss and Comprehensive Loss (Expressed in thousands of US dollars, except for per common share data) (unaudited)

				Nine months ended	September 30,		
		2022		2021		2022	2021
Revenue	\$	-	\$	-	\$	- \$	-
Expenses:							
Research and development		6,578		7,718		21,312	25,777
General and administrative		3,448		3,641		10,887	15.322
Operating expenses		10,026		11,359		32,199	41,099
Other income/(expense):							
Interest income		254		22		387	72
Foreign exchange gain/(loss)		(5)		4		(11)	(3)
Total other income		249		26		376	69
Net loss	\$	(9,777)	\$	(11,333)	\$	(31,823) \$	(41,030)
Other comprehensive income/(loss):							
Unrealized gain/(loss) on available-for-sale securities		20		-		(17)	-
Total comprehensive loss	\$	(9,757)	\$	(11,333)	\$	(31,840) \$	(41,030)
Basic loss per common share	\$	(0.11)	\$	(0.13)	\$	(0.34) \$	(0.46)
Weighted average number of common shares outstanding (in thousands) used in the							
calculation of basic loss per common share		92,289		88,949		92,253	88,927
Diluted loss per common share	\$	(0.11)	\$	(0.13)	\$	(0.34) \$	(0.46)
Weighted average number of common shares outstanding (in thousands) used in the							00.000
calculation of diluted loss per common share		92,289		88,949		92,253	88,927

The accompanying notes are an integral part of these condensed consolidated interim financial statements (unaudited).

Condensed Consolidated Interim Statements of Changes in Shareholders' Equity (Expressed in thousands of US dollars, except for per common share data) (unaudited)

	Commo	n Sh	ares	Additional		Accumulated other		
	Shares		A	paid-in	С	comprehensive	Defeit	Total
	(in thousands)		Amount	capital		loss	Deficit	Total
Balance, December 31, 2021	92,215	\$	437,386	\$ 63,673	\$	(4,316)	\$ (422,507)	\$ 74,236
Common shares issued under the 2020 ATM								
Facility	55		50	-		-	-	50
Common shares issued upon exercise of stock								
options	14		26	(11)		-	-	15
Common shares issued under the ESPP plan	11		7	-		-	-	7
Stock-based compensation	-		-	4,346		-	-	4,346
Other comprehensive loss	-		-	-		(17)	-	(17)
Net loss	-		-	-		-	(31,823)	(31,823)
Balance, September 30, 2022	92,295	\$	437,469	\$ 68,008	\$	(4,333)	\$ (454,330)	\$ 46,814
Balance, December 31, 2020	88,882	\$	429,523	\$ 50,861	\$	(4,316)	\$ (357,153)	\$ 118,915
Common shares issued upon exercise of stock								
options	67		272	(112)		-	-	160
Stock-based compensation	-		-	10,635		-	-	10,635
Net loss	-		-	-		-	(41,030)	(41,030)
Balance, September 30, 2021	88,949	\$	429,795	\$ 61,384	\$	(4,316)	\$ (398,183)	\$ 88,680

The accompanying notes are an integral part of these condensed consolidated interim financial statements (unaudited).

APTOSE BIOSCIENCES INC. Condensed Consolidated Interim Statements of Cash Flows (Expressed in thousands of US dollars) (unaudited)

	Thre	e months end	ed Septe	mber 30,	Nine months en	ded Sep	otember 30,
		2022		2021	2022		2021
Cash flows used in operating activities:							
Net loss for the period	\$	(9,777)	\$	(11,333)	\$ (31,823)	\$	(41,030)
Items not involving cash:		( ) /					( ) )
Stock-based compensation		1,053		1,828	4,346		10,635
Depreciation and amortization		30		36	92		106
Loss on disposal of property and equipment		-		-	4		-
Amortization of right-of-use assets		111		119	336		353
Interest on lease liabilities		4		10	17		35
Unrealized foreign exchange gain/(loss)		7		4	10		(1)
Accrued interest on investments		78		(3)	85		(5)
Changes in non-cash operating assets and liabilities:							
Prepaid expenses		825		788	1,638		1,520
Other assets		(225)		10	(213)	)	(2)
Operating lease liabilities		(134)		(139)	(411	)	(416)
Accounts payable		23		(1,284)	717		(541)
Accrued liabilities		1,026		1,905	1,531		2,086
Cash used in operating activities		(6,979)		(8,059)	(23,671)	)	(27,260)
Cash flows from financing activities:							
Issuance of common shares under 2020 ATM Facility		21		-	50		-
Issuance of common shares upon exercise of stock options				-	15		160
Cash from financing activities		21		-	65		160
Cash flows from/(used in) investing activities:							
Maturity (acquisition) of investments, net		(5,078)		(4)	12,517		(15,000)
Purchase of property and equipment		(3,078)		(4) (181)	(24		
Cash from/(used in) investing activities		(5,078)		(181)	12,493	)	(198)
Cash from/(used in) investing activities		(3,078)		(185)	12,495		(13,198)
Effect of exchange rate fluctuations on cash and cash equivalents		(7)		(4)	(10)		-
Decrease in cash and cash equivalents		(12,043)		(8,248)	(11,123)	)	(42,298)
Cash and cash equivalents, beginning of period		40,034		83,343	39,114		117,393
Cash and cash equivalents, end of period	\$	27,991	\$	75,095	\$ 27,991	\$	75,095

The accompanying notes are an integral part of these condensed consolidated interim financial statements (unaudited).

Notes to Condensed Consolidated Interim Financial Statements (unaudited) Three and nine months ended September 30, 2022 and 2021 (Tabular amounts in thousands of United States dollars, except as otherwise noted)

#### 1. Reporting entity:

Aptose Biosciences Inc. ("Aptose", the "Company," "we," "us," or "our") is a clinical-stage precision oncology company developing differentiated kinase inhibitors addressing unmet medical needs in oncology. The Company's executive offices are located in San Diego, California, and our head office is located in Toronto, Canada.

We are advancing targeted agents to treat life-threatening cancers that, in most cases, are not elective for patients and require immediate treatment. However, COVID-19 has caused global economic and social disruptions that could adversely affect our ongoing and planned research and development of our clinicalstage programs including, but not limited to, drug manufacturing campaigns, clinical trial activities, such as enrollment of patients in our ongoing and planned clinical trials, collection and analysis of patient data and eventually, the reporting of results from our trials.

Since our inception, we have financed our operations and technology acquisitions primarily from equity financing, proceeds from the exercise of warrants and stock options, and interest income on funds held for future investment. Our uses of cash for operating activities have primarily consisted of salaries and wages for our employees, facility and facility-related costs for our offices and laboratories, fees paid in connection with preclinical and clinical studies, drug manufacturing costs, laboratory supplies and materials, and professional fees.

We do not expect to generate positive cash flow from operations for the foreseeable future due to the early stage of our clinical trials. It is expected that negative cash flow will continue until such time, if ever, that we receive regulatory approval to commercialize any of our products under development and/or royalty or milestone revenue from any such products exceeds expenses.

We believe that our cash, cash equivalents and investments on hand at September 30, 2022 will be sufficient to finance our operations for at least 12 months from the issuance date of these financial statements. Our cash needs for the next twelve months include estimates of the number of patients and rate of enrollment of our clinical trials, the amount of drug product that we will require to support our clinical trials, and our general corporate overhead costs to support our operations, and our reliance on our manufacturers. We have based these estimates on assumptions and plans which may change, and which could impact the magnitude and/or timing of operating expenses and our cash runway.

Our ability to raise additional funds could be affected by adverse market conditions, the status of our product pipeline, possible delays in enrollment in our trial related to COVID-19, and various other factors and we may be unable to raise capital when needed, or on terms favorable to us. If necessary, funds are not available, we may have to delay, reduce the scope of, or eliminate some of our development programs, potentially delaying the time to market for any of our product candidates.

#### 2. Significant accounting policies

a. Basis of consolidation:

These condensed consolidated financial statements include the accounts of the Company and its subsidiaries. All intercompany transactions, balances, revenue, and expenses are eliminated on consolidation.

b. Basis of presentation:

The accompanying unaudited condensed consolidated financial statements have been prepared in conformity with generally accepted accounting principles in the United States ("US GAAP") for the interim financial information and the rules and regulations of the United States Securities and Exchange Commission ("SEC") related to quarterly reports on Form 10-Q. Accordingly, they do not include all of the information and disclosures required by US GAAP for annual audited financial statements and should be read in conjunction with the Company's audited consolidated financial statements and notes thereto included in the Company's Annual Report on Form 10-K for the year ended December 31, 2021, filed with the SEC on March 22, 2022. In the opinion of management, these condensed consolidated interim financial statements include all adjustments (consisting of normal recurring adjustments) necessary for a fair presentation of the financial position, results of operations and cash flows for the interim periods presented. The results of operations for the periods shown in this report are not necessarily indicative of the results that may be expected for any future period, including the full year. c. Significant accounting policies, estimates and judgments:

During the nine months ended September 30, 2022, there have been no changes to our significant accounting policies as described in our Annual Report on Form 10-K for the fiscal year ended December 31, 2021.

The preparation of the condensed consolidated interim financial statements requires management to make judgments, estimates and assumptions that affect the application of accounting policies and reported amounts of assets and liabilities at the date of the consolidated financial statements and reported amounts of revenue and expenses during the reporting period. Actual outcomes could differ from those estimates. The condensed consolidated interim financial statements include estimates, which, by their nature, are uncertain.

The impacts of such estimates are pervasive throughout the condensed consolidated interim financial statements and may require accounting adjustments based on future occurrences.

The estimates and underlying assumptions are reviewed on a regular basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised and in any future periods affected.

d. Recent Accounting Pronouncements

New Accounting Pronouncements - Recently Adopted

We have adopted no new accounting pronouncements during the nine months ended September 30, 2022.

Recent Accounting Pronouncements Not Yet Adopted

There were various accounting standards and interpretations issued recently, none of which are expected to have a material impact on our financial position, operations or cash flows.

e. Foreign currency:

The functional and presentation currency of the Company is the US dollar.

f. Concentration of risk:

The Company is subject to credit risk from the Company's cash and cash equivalents and investments. The carrying amount of the financial assets represents the maximum credit exposure. The Company manages credit risk associated with its cash and cash equivalents and investments by maintaining minimum standards of R1-low or A-low investments and the Company invests only in highly rated corporations and treasury bills, which are capable of prompt liquidation.

#### 3. Cash and cash equivalents:

Cash and cash equivalents as of September 30, 2022, consist of cash of \$874 thousand (December 31, 2021 - \$294 thousand), deposits in high interest savings accounts, money market funds and accounts and other term deposits with maturities of less than 90 days totaling of \$27.117 million (December 31, 2021 - \$38.82 million).

#### 4. Prepaid expenses:

	September 30, 2022	December 31, 2021
Prepaid research and development expenses	\$ 589	\$ 632
Other prepaid expenses	249	1,844
Total	\$ 838	\$ 2,476

#### 5. Right-of-use assets:

		Nine months ended September 30, 2022		Year ended December 31, 2021
Dight of use essets having afraviad	¢	1.960	¢	1 0 4 0
Right-of-use assets, beginning of period	\$	1,860	\$	1,848
Additions to right-of-use assets		91		12
Right-of-use assets, end of period		1,951		1,860
Accumulated amortization		(1,731)		(1,395)
Right-of use assets, NBV	\$	220	\$	465



Notes to Condensed Consolidated Interim Financial Statements (unaudited) Three and nine months ended September 30, 2022 and 2021 (Tabular amounts in thousands of United States dollars, except as otherwise noted)

#### 6. Investments:

Investments consisted of the following as of September 30, 2022 and December 31, 2021:

			September	30, 2022		
		Cost	Unrealized	gain/(loss)		Market value
United States treasury bills	\$	19,941	\$	(4)	\$	19,937
Commercial notes	Φ	7,478	φ	(13)	φ	7,465
Total	\$	27,419	\$	(17)	\$	27,402
			December	21 2021		
		Cost		gain/(loss)		Market value
Guaranteed Investment Certificate	\$	20,016	\$	-	\$	20,016
Commercial notes		19,998		-		19,998
Total	\$	40,014	\$	-	\$	40,014

#### 7. Fair value measurements and financial instruments:

The fair value hierarchy establishes three levels to classify the inputs to valuation techniques used to measure fair value.

Level 1 - inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities;

Level 2 - inputs are quoted prices in markets that are not active, quoted prices for similar assets or liabilities in active markets, inputs other than quoted prices that are observable for the asset or liability, or inputs that are derived principally from or corroborated by observable market data or other means; and

Level 3 - inputs are unobservable (supported by little or no market activity).

The fair value hierarchy gives the highest priority to Level 1 inputs and the lowest priority to Level 3 inputs.



Notes to Condensed Consolidated Interim Financial Statements (unaudited) Three and nine months ended September 30, 2022 and 2021 (Tabular amounts in thousands of United States dollars, except as otherwise noted)

The following table presents the fair value of Company's assets that are measured at fair value on a recurring basis for the periods presented:

		September 30,						
		2022		Level 1		Level 2		Level 3
Assets								
	<b>^</b>	1.65	<b>^</b>		<b>^</b>	1.65	<b>^</b>	
Money Market accounts	\$	165	\$	-	\$		\$	-
Money Market Funds		24,748		-		24,748		-
High interest savings accounts		2,203		-		2,203		-
United States Treasury Bill		19,938		-		19,938		-
Commercial notes		7,465		-		7,465		
Total	\$	54,519	\$	-	\$	54,519	\$	-
		December 31,						
		2021		Level 1		Level 2		Level 3
Assets								
Money Market accounts	\$	17,974	\$	-	\$	17,974	\$	-
Money Market Funds		15,801		-		15,801		-
High interest savings accounts		5,045		-		5,045		-
Commercial notes		19,998		-		19,998		-
Guaranteed Investment Certificate		20,016		-		20,016		-
Total	\$	78,834	\$	-	\$	78,834	\$	-

#### 8. Accrued liabilities:

Accrued liabilities as of September 30, 2022 and December 31, 2021 consisted of the following:

	September 30, 2022		December 31, 2021
		<b>^</b>	
Accrued personnel related costs	\$ 1,863	\$	2,152
Accrued research and development expenses	4,929		3,520
Other accrued expenses	755		344
Total	\$ 7,547	\$	6,016

#### 9. Lease liability

Aptose leases office space and lab space in San Diego, California. The lease for the office space expires on March 31, 2023, and can be extended for an additional five-year period. The lease for our lab space was renewed for 12 months on February 28, 2022 and expires on February 28, 2023. We also lease office space in Toronto, Ontario, Canada, and the lease for this location expires on June 30, 2023, with an option to renew for another five-year period. The Company has not included any extension periods in calculating its right-to-use assets and lease liabilities. The Company also leases for small office equipment.

Minimum payments, undiscounted, under our operating leases are as follows:

	\$ 135
	\$ 140
after	\$ -
	\$ 275

Notes to Condensed Consolidated Interim Financial Statements (unaudited) Three and nine months ended September 30, 2022 and 2021 (Tabular amounts in thousands of United States dollars, except as otherwise noted)

The following table presents the weighted average remaining term of the leases and the weighted average discount rate:

	September 30,		December 31,
	2022		2021
Weighted-average remaining term – operating leases (years)	0.5		1.2
Weighted-average discount rate – operating leases	5.14%	)	5.37%
Lease liability, current portion	\$ 270	\$	459
Lease liability, long term portion	1		115
Total	\$ 271	\$	574

Operating lease costs and operating cash flows from our operating leases are as follows:

	Three more Septem		Nine months ended September 30,	
	2022	2021	2022	2021
Operating lease cost	\$ 115	\$ 129	\$ 353 \$	388
Operating cash flows from operating leases	\$ 134	\$ 139	\$ 411 \$	416

#### 10. Share capital:

The Company has authorized share capital of an unlimited number of common voting shares.

a. Equity issuances:

2020 At The Market ("ATM") Facility

On May 5, 2020, the Company entered into an "at-the-market" equity distribution agreement with Piper Sandler & Co. ("Piper Sandler") and Canaccord Genuity LLC ("Canaccord Genuity") acting as co-agents (the "2020 ATM Facility"). Under the terms of the 2020 ATM Facility, the Company may, from time to time, sell through Piper Sandler and Canaccord Genuity Common Shares having an aggregate offering value of up to \$75 million on the Nasdaq Capital Market. During the nine months ended September 30, 2022, the Company issued 54,687 shares under the 2020 ATM Facility at an average price of \$0.95 for gross proceeds of \$52 thousand (\$50 thousand, net of share issue costs, which included a 3% cash commission). During the period ended September 30, 2021, the Company did not issue any shares under the 2020 ATM Facility. On a cumulative basis to September 30, 2022, the Company has raised a total of \$89 thousand gross proceeds (\$86 thousand, net of share issue costs) under the 2020 ATM Facility.

b. Loss per share:

Loss per common share is calculated using the weighted average number of common shares outstanding and is presented in the table below:

			Thr	ee months ended				Nine months ended
				September 30,			ç	September 30,
		2022	L.	2021		2022	r	2021
	<b>^</b>		<b>^</b>	-	<b>^</b>		<b>^</b>	
Net loss	\$	(9,777)	\$	(11,333)	\$	(31,823)	\$	(41,030)
Weighted-average common shares – basic and diluted (in thousands)		92,289		88,949		92,253		88,927
Net loss per share – basic and diluted	\$	(0.11)	\$	(0.13)	\$	(0.34)	\$	(0.46)

The effect of any potential exercise of the Company's stock options outstanding during the three- and nine-month periods ended September 30, 2022, and September 30, 2021 has been excluded from the calculation of diluted loss per common share, since such securities would be anti-dilutive.



Notes to Condensed Consolidated Interim Financial Statements (unaudited) Three and nine months ended September 30, 2022 and 2021 (Tabular amounts in thousands of United States dollars, except as otherwise noted)

#### 11. Stock-based compensation:

a. Stock option plan and employee stock purchase plan

Effective June 1, 2021, the Company adopted a new stock incentive plan ("New Incentive Plan") and an employee stock purchase plan ("ESPP").

The New Incentive Plan authorizes the Board of Directors to administer the New Incentive Plan to provide equity-based compensation in the form of stock options, stock appreciation rights, restricted stock, restricted stock units and dividend equivalents.

The Company currently maintains its existing Share Option Plan and 2015 Stock Incentive Plan ("2015 SIP"). Effective June 1, 2021, no further grants will be made under the Share Option Plan or 2015 SIP, though existing grants under the Share Option Plan will remain in effect in accordance with their terms.

The aggregate number of our common shares, no par value, that may be issued under all awards under the New Incentive Plan is (i) 9,343,242, plus (ii) any of our common shares subject to any outstanding award under our prior plans that, after June 1, 2021, are not purchased or are forfeited or reacquired by us, or otherwise not delivered to the participant due to termination, cancellation or cash settlement of such award subject to the share counting provisions of the New Incentive Plan.

Under both the Share Option Plan and the New Incentive Plan, the exercise price of each option equals the closing trading price of the Company's stock on the day prior to the grant if the grant is made during the trading day or the closing trading price on the day of grant if the grant is issued after markets have closed. Vesting is provided for at the discretion of the Board of Directors and the expiration of options is to be no greater than ten years from the date of grant.

The Company uses the fair value-based method of accounting for employee awards granted under both plans. The Company calculates the fair value of each stock option grant using the Black-Scholes option pricing model at the grant date. The stock-based compensation cost of the options is recognized as stock-based compensation expense over the relevant vesting period of the stock options using an estimate of the number of options that will eventually vest.

The ESPP allows eligible employees of the Company with an opportunity to purchase Common Shares through accumulated payroll deductions up to a maximum 15% of eligible compensation. The ESPP was implemented by consecutive offering periods with a new offering period commencing on the first trading day on or after February 1 and August 1 each year, or on such other date as the Board of Directors will determine and continuing thereafter until terminated in accordance with the Plan. Unless the Board of Directors provides otherwise, the purchase price will be equal to eighty five percent (85%) of the fair market value of a Common Share on the offering date or the exercise date, whichever is lower. The maximum number of Common Shares available for sale under the ESPP is 1,700,000 Common Shares. The first six-month offering period began on February 1, 2022, and ended on August 1, 2022. There were 10,858 Common Shares issued under the ESPP as of September 30, 2022 (December 31, 2021 – nil). The second six-month period began on August 1, 2022, and will end on February 1, 2023.

Stock option transactions for the nine months ended September 30, 2022, and September 30, 2021, are summarized as follows:

		Nine months ended September 30, 2022	
	Options (in thousands)	Weighted average exercise price	Weighted average remaining contractual life (years)
Outstanding, beginning of period	15,112	\$ 4.61	
Granted	6,295	1.19	
Exercised	(14)	1.08	
Forfeited	(2,325)	3.16	
Outstanding, end of the period	19,068	3.60	6.30
Exercisable, end of the period	10,564	4.53	4.50
Vested and expected to vest, end of period	17,790	\$ 3.68	6.14



Notes to Condensed Consolidated Interim Financial Statements (unaudited) Three and nine months ended September 30, 2022 and 2021 (Tabular amounts in thousands of United States dollars, quant as otherwise noted)

(Tabular amounts in thousands of United States dollars, except as otherwise noted)

			ine months ended eptember 30, 2021	
	Options (in thousands)	V	Weighted average exercise price	Weighted average remaining contractual life (years)
	11.040	¢	4.07	
Outstanding, beginning of period Granted	11,942 4,199	\$	4.97 4.04	
Exercised	(67)		2.39	
Forfeited	(1,205)		5.47	
Outstanding, end of the period	14,869		4.68	6.8
Exercisable, end of the period	8,092		4.55	5.5
Vested and expected to vest, end of period	13,851	\$	4.67	6.7

As of September 30, 2022, there was \$3.99 million of total unrecognized compensation cost related to non-vested stock options, which is expected to be recognized over an estimated weighted-average period of 1.5 years. As of September 30, 2022, total compensation cost not yet recognized related to grants under the ESPP was approximately \$4 thousand, which is expected to be recognized over four months.

The following table presents the weighted average assumptions that were used in the Black -Scholes option pricing model to determine the fair value of stock options granted during the period, and the resultant weighted average fair values:

	Nine months end September 30, 20.		Nine months ended eptember 30, 2021
Risk-free interest rate	2.	.7%	0.52%
Expected dividend yield		-	-
Expected volatility	82	.7%	81.8%
Expected life of options	5 yea	rs	5 years
Grant date fair value	\$ 0.	'9 \$	2.59

The Company uses historical data to estimate the expected dividend yield and expected volatility of its common shares in determining the fair value of stock options. The expected life of the options represents the estimated length of time the options are expected to remain outstanding.

The following table presents the vesting terms of options granted in the period:

	Nine months ended	Nine months ended
	September 30, 2022	September 30, 2021
	Number of options	Number of options
	(in thousands)	(in thousands)
3-year vesting (50%-25%-25%)	5,220	430
4-year vesting (50%-16 2/3%-16 2/3%-16 2/3%)	475	2,969
Earlier of performance criteria or 4 years	600	800
Total stock options granted in the period	6,295	4,199

Notes to Condensed Consolidated Interim Financial Statements (unaudited) Three and nine months ended September 30, 2022 and 2021 (Tabular amounts in thousands of United States dollars, except as otherwise noted)

During the nine months period ended September 30, 2022, the option agreements of one Company officer were modified as part of a separation and release agreement. Vested options of 851,053, with exercise prices ranging from \$1.34 to \$6.91, were allowed to continue to be exercisable for an additional 12-month period. Additionally, 477,166 options that would have expired under the original terms were allowed to continue to vest for a 12-month period. As there was no service requirement, the Company recorded \$67 thousand additional compensation in the period related to these modifications.

During the nine months period ended September 30, 2021, the option agreements of one Company officer were modified as part of a separation and release agreement. Vested options of 1,679,169, with exercise prices ranging from \$1.03 to \$7.44, were allowed to continue to be exercisable for an additional 12-month period. Additionally, 504,833 options that would have expired unvested were allowed to continue to vest for a 12-month period. As there was no service requirement, the Company recorded \$1.6 million additional compensation in the period related to these modifications.

#### b. Share-based payment expense

The Company recorded share-based payment expense related to stock options as follows:

	Three mor Septem		Nine mon Septem	
	2022	2021	2022	2021
Research and development	\$ 440	\$ 609	\$ 1,923	\$ 2,985
General and administrative	613	1,219	2,423	7,650
	\$ 1,053	\$ 1,828	\$ 4,346	\$ 10,635

#### 12. Subsequent event

In October 2022, we filed a short form base shelf prospectus (the 2022 "Base Shelf") that allows us to distribute, upon the filing of prospectus supplements, up to \$200,000,000 of common shares, warrants, or units comprising any combination of common shares and warrants. The Base Shelf was declared effective by the SEC on October 21, 2022 and expires on October 7, 2025. The 2020 ATM Facility expired on the effective date of the 2022 "Base Shelf".

#### ITEM 2 - MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

This Quarterly Report on Form 10-Q contains certain forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended, and is subject to the safe harbor created by those sections. For more information, see "Cautionary Note Regarding Forward-Looking Statements." When reviewing the discussion below, you should keep in mind the substantial risks and uncertainties that impact our business. In particular, we encourage you to review the risks and uncertainties described in "Risk Factors" in our Annual Report on Form 10-K for the year ended December 31, 2021. These risks and uncertainties could cause actual results to differ materially from those projected or implied by our forward-looking statements contained in this report. These forward-looking statements are made as of the date of this management's discussion and analysis, and we do not intend, and do not assume any obligation, to update these forward-looking statements, except as required by law.

The following discussion should be read in conjunction with our condensed consolidated financial statements and accompanying notes thereto contained in this Quarterly Report on Form 10-Q for the quarter ended September 30, 2022, and with our audited consolidated financial statements and accompanying notes thereto included in our Annual Report on Form 10-K for the year ended December 31, 2021.

All amounts are expressed in United States dollars unless otherwise stated.

#### **OVERVIEW**

Aptose Biosciences Inc. ("we", "our", "us", "Aptose," or the "Company") is a science-driven biotechnology company advancing first-in-class targeted agents to treat lifethreatening cancers, such as acute myeloid leukemia ("AML"), high-risk myelodysplastic syndromes ("MDS"), chronic lymphocytic leukemia ("CLL") and other hematologic malignancies. Based on insights into the genetic and epigenetic profiles of certain cancers and patient populations, Aptose is building a pipeline of novel oncology therapies directed at dysregulated processes and signaling pathways. Aptose is developing targeted medicines for precision treatment of these diseases to optimize efficacy and quality of life by minimizing the side effects associated with conventional therapies. We currently have in development two molecules: HM43239, and luxeptinib (CG-806), both being evaluated for safety, tolerability, pharmacokinetics and signals of efficacy in Phase 1 clinical trials, and a third clinical asset available for partnering (APTO-253). Each molecule is described below.

HM43239 is an oral potent myeloid kinase inhibitor, targeting a constellation of kinases operative in myeloid malignancies and known to be involved in tumor proliferation, resistance to therapy, and differentiation. HM43239 is currently being evaluated in an international Phase 1/2 dose-escalation clinical trial designed to assess the safety, tolerability, pharmacokinetics and pharmacodynamic responses of HM43239 as a single agent in patients with relapsed /refractory AML ("R/R AML").

Luxeptinib is a novel, oral, highly potent lymphoid and myeloid kinase inhibitor that selectively targets defined clusters of kinases operative in myeloid and lymphoid hematologic malignancies. This small molecule anticancer agent is currently being evaluated in a Phase 1a/b study for the treatment of patients having B-cell malignancies including classic CLL, small lymphocytic lymphoma ("SLL") and certain non-Hodgkin's lymphomas ("NHL") that are resistant/refractory/intolerant to other therapies. Under a separate Investigational New Drug ("IND"), luxeptinib is being evaluated in a Phase 1a/b study for the treatment of patients with R/R AML or high risk MDS. It is hoped luxeptinib can serve patients across lymphoid and myeloid malignancies and combine well with other agents to extend its application to multiple lines of therapy.

APTO-253 is a small molecule MYC oncogene inhibitor at the Phase 1a/b clinical trial stage of development for the treatment of patients with relapsed or refractory ("R/R") blood cancers, including AML and high-risk MDS. The clinical program was discontinued effective December 20, 2021, following a prioritization of the Company's other more advanced pipeline assets.



#### Impact of COVID-19 on our Research Programs:

We are advancing first-in-class targeted agents to treat life-threatening cancers that, in most cases, are not elective for patients and require immediate treatment. However, COVID-19 has caused global economic and social disruptions that could adversely affect our ongoing or planned research and development and clinical trial activities including enrollment of patients in our ongoing clinical trials, collection and analysis of patient data and eventually, the reporting of top-line results from our trials.

Our team proactively addresses these new challenges swiftly and appropriately, implementing safeguards and procedures to ensure both the safety of our employees and stakeholders, and accommodate the potential challenges due to COVID-19. Aptose allows its employees to work-from-home as appropriate and has provided the tools to optimize remote working conditions and minimize productivity disruptions. Our clinical operations team reached out to active and future clinical sites to determine their ever-evolving needs and challenges and assist where possible, including virtual monitoring of patients, which reduces patients' visits. We also have contacted our drug manufacturers to identify any potential supply chain disruptions and are adjusting accordingly. Since the early part of the COVID-19 pandemic in the first quarter of 2020, we began to carefully monitor the potential impact of COVID-19, and on a regular basis, we communicated with investigators at our clinical sites to gain an evolving understanding of competing COVID-19 related activities and clinical trial related activities. While it is difficult to estimate the duration and impact of COVID-19 on clinical sites, as of the date of this report, we have not experienced and do not foresee material delays to the enrollment of patients or timelines for the HM43239 and luxeptinib clinical trials.

#### PROGRAM UPDATES

#### HM43239

#### Indication and Clinical Trials:

On November 4, 2021, Aptose obtained exclusive worldwide rights to the clinical-stage myeloid kinase inhibitor HM43239 from Hanmi Pharmaceutical Co. Ltd. ("Hanmi"). HM43239 is an oral, highly potent, genotype-agnostic small molecule inhibitor of kinases operative in myeloid malignancies and known to be involved in tumor proliferation, resistance to therapy and differentiation. Preclinical *in vitro* and *in vivo* studies suggest that HM43239 may be an effective monotherapy and combination therapy in patients with hematologic malignancies including AML.

The U.S. Food & Drug Administration ("FDA") granted orphan drug designation to HM43239 for the treatment of patients with AML in October 2018. Orphan drug designation is granted by the FDA to encourage companies to develop therapies for the treatment of diseases that affect fewer than 200,000 individuals in the United States. Orphan drug status provides research and development tax credits, an opportunity to obtain grant funding, exemption from FDA application fees and other benefits. The orphan drug designation also provides us with seven additional years of marketing exclusivity in this indication.

The FDA also granted Fast Track Designation to HM43239 for the treatment of patients with R/R AML and FLT3 mutation on May 3, 2022. Fast Track status acknowledges HM43239's potential to fill an unmet need for AML patient populations and supports our efforts as we advance it towards a potential registration study. The designation facilitates and potentially expedites the drug's development through early and frequent communication with the FDA so that questions and issues are resolved quickly.

An international Phase 1/2 dose escalation and dose exploration clinical trial in patients with R/R AML is ongoing. In this study to date, once daily oral administration of HM43239 as a single agent has delivered evidence of robust clinical activity, including multiple composite complete remissions, include unqualified complete remissions ("CR"), complete remissions with partial hematologic recovery, complete remissions with incomplete hematologic recovery ("CRp"), partial responses (PR) and meaningful blast reductions in R/R AML patients with a diverse array of adverse genetic mutations and epigenetic alterations at three separate dose levels that are well tolerated, thereby pairing efficacy with tolerability and demonstrating a broad therapeutic window. On March 22, 2022, we announced that following the formal transfer of the ongoing clinical study from Hanmi in January 2022, Aptose had completed enrollment of 20 patients in the 80mg dose exploration cohorts. Data emerging from recently enrolled patients revealed a CRi at the 120mg dose level and a new CRp at the 160mg dose level, adding to the clinical antileukemic activity observed at the 80mg dose. While more patients have been enrolled at the 120mg dose level, we have continued enrollment of patients at the 120mg and the 160mg dose levels to further explore additional mutational genotypes that may be responsive to HM43239. In addition, we are enrolling additional patients at the lower 40mg dose level to explore the lower limit of dosages that deliver clinical responses and to enable usage of the 40mg dose in future drug combination studies if desired.

Extensive dose exploration in the ongoing Phase 1/2 trial is now completed and has enabled Aptose to select 120mg as an optimal go-forward single agent dose and 80mg as the initial drug combination dose for advancement into an expansion clinical program referred to as the Part C expansion program. The expansion program is planned to begin during the fourth quarter of 2022. The expansion program is designed to explore the activity of HM43239 as a single agent and in combination with venetoclax, an oral Bcl-2 inhibitor, in patients having no known mutations in the FLT3 gene (designated as unmutated FLT3 or as wild type FLT3) or in patients harboring mutations in FLT3. Of particular interest are patients with mutated FLT3, mutated NPM1, mutated TP53, and mutated RAS, as well as patients that have been failed by prior therapy with FLT3 inhibitors (FLT3+/prior FLT3i). Depending on the data from the ongoing HM43239 clinical study, Aptose may consider petitioning the FDA to approve a single arm Phase 2 registration study in one or more genetically defined patient populations.

#### Program Updates at Recent Scientific Forums:

At the 63rd American Society of Hematology (ASH) Annual Meeting on December 11, 2021, we presented new clinical data from HM43239 in patients with R/R AML at an oral presentation titled "*First in Human FLT3 and SYK Inhibitor HM43239 Shows Single Agent Activity in Patients with Relapsed or Refractory FLT3 Mutated and Wild-Type Acute Myeloid Leukemia (AML)*".

At the European Hematology Association Annual Congress 2022 held June 9-12, 2022, Aptose presented preclinical data from HM43239 in a poster entitled "*Myeloid Kinome Inhibitor HM43239 Overcomes Acquired Resistance in Acute Myeloid Leukemia Models*". Oral HM43239 potently inhibits kinases that drive AML, including SYK, diverse forms of the FLT3, JAK1 and JAK2, and mutant forms of the c-KIT kinases. The SYK and JAK1/2 intracellular kinases and the FLT3 (mutated and wildtype) and c-KIT (mutated) receptor kinases mediate oncogenic signaling pathways in AML that can drive malignant proliferation and promote drug resistance to certain drugs. HM43239 was developed to overcome shortcomings of other drugs, such as simple SYK inhibitors and approved inhibitors of FLT3. These preclinical findings support the continued clinical development of HM43239 for the treatment of multiple AML populations, particularly those that who have been failed by other therapies.

Major conclusions include

- HM43239 inhibits wild type and mutant forms of FLT3 at low nM concentrations
- HM43239 inhibits SYK, JAK1, JAK2 and mutant forms of c-KIT at low nM concentrations
- HM43239 inhibits phospho-FLT3, phospho-SYK, phospho-EKR1/2 and phospho-JAK/STAT5 that participate in signaling and rescue pathways
- HM43239 has potential to kill cells and tumors resistant to other FLT3 inhibitors
- HM43239, at doses that are well tolerated, demonstrates in vivo efficacy on tumors resistant to other FLT3 inhibitors

#### Manufacturing:

Following the HM43239 licensing agreement between Aptose and Hanmi on November 4, 2021, Aptose received from Hanmi an existing inventory of drug product expected to support continuation of the current Phase 1/2 study. The Company and Hanmi have also entered into a separate supply agreement in 2022 for additional production of new drug substance (API) and drug product to support further clinical development. Additional batches of API and drug product have been produced by other companies during 2022.



#### Indication and Clinical Trials:

Luxeptinib is being developed with the intent to deliver the agent as an oral therapeutic for the treatment of R/R AML and for the treatment of a spectrum of B cell malignancies (including but not limited to CLL, SLL and NHL).

On March 25, 2019, we announced that the FDA granted Aptose IND allowance to initiate its Phase 1a/b clinical trial for luxeptinib. The clinical trial is a multicenter, open label, dose-escalation study with additional optional expansion cohorts to assess the safety, tolerability, pharmacokinetics and pharmacodynamic effects, and preliminary efficacy of luxeptinib in patients with CLL, SLL or NHL. In this study, luxeptinib is administered in gelatin capsules twice daily (BID) during a 28-day cycle.

As of the date of this report, we have initiated multiple clinical sites for the Phase 1a/b trial in patients with CLL/SLL or NHL which include specialty regional cancer care centers as well as large hospitals and key academic institutions. As of the date of this report, we have completed the first, second, third, fourth, fifth, and sixth dose levels (150 mg, 300 mg, 450 mg, 600 mg, 750 mg, and 900 mg BID, respectively) and we currently are treating additional patients at the sixth dose level (900mg BID). Under an FDA-approved accelerated titration protocol, only one patient was required at each of the first two dose levels, followed by three patients at each dose level thereafter. Intrapatient dose escalation is allowed if the higher dose is safe in three or more patients, and additional patients may be enrolled at dose levels previously declared safe. To date, we have reported that among enrolled patients with an array of B-cell malignancies, we have observed inhibition of phospho-BTK and "on-target" lymphocytosis in patients with classic CLL and modest tumor reductions in patients with different tumor types, indicating target engagement and pharmacologic activity of luxeptinib.

We are also advancing luxeptinib into myeloid malignancies, with an initial focus on AML and MDS, in a separate Phase 1a/b trial. Our strategy was to identify a starting dose of luxeptinib that we believe could be therapeutically active in critically ill patients with R/R AML. In our ongoing Phase 1a/b study in patients with CLL and other B-cell malignancies, 450 mg BID luxeptinib delivered plasma levels that potently inhibited phospho-FLT3 in a plasma inhibitory activity reporter cell assay, suggesting that the 450 mg BID dose may be active in patients with AML. On June 29, 2020, we announced that we had received allowance from the FDA to proceed with a study in R/R AML with a starting dose of 450 mg BID, and subsequently on October 19, 2020, we announced that we had initiated dosing of the first patient with AML. As of the date of this report we have initiated multiple clinical sites for the Phase 1a/b trial, and we have completed the first, second, and third dose levels (450 mg, 600 mg, and 750 mg BID, respectively). To date, we have reported that among enrolled patients, we have observed blast reductions in patients carrying the FLT3-ITD mutation, and a durable MRD-negative CR in a patient carrying the FLT3-ITD mutation.

As part of the ongoing dose escalation of the current formulation of luxeptinib in patients with B-cell malignancies and AML, Aptose has made significant progress in the development of a "third generation" ("G3") formulation that could reduce total API administered, reduce pill burden, improve absorption, and increase exposure. Aptose began testing this new formulation of luxeptinib in the ongoing studies in patients with hematologic malignancies in the first half of fiscal 2022. On March 22, 2022, we announced that the preliminary pharmacokinetics ("PK") findings with the G3 formulation were encouraging, and the exploration of the G3 formulation is ongoing. Following completion of a 72-hour PK analysis from a single dose of the G3 formulation, patients then began dosing with 750 mg or 900 mg BID of the original formulation.

Exploration of the PK properties of single dose administration of 10mg, 20mg, 50mg, 100mg, and 200mg dose levels with the G3 formulation have been completed. On September 12, 2022 announced that initial PK modeling studies predict up to an 18-fold improvement in plasma steady-state exposure by the G3 formulation relative to the original formulation, and that Aptose plans to move forward with the development of the G3 formulation in AML patients under continuous dosing conditions to determine if G3 can deliver desired exposures and clinical responses while continuing to demonstrate a favorable safety profile.

#### Manufacturing:

During fiscal years 2017 and 2018, we created a scalable chemical synthetic route for the manufacture of luxeptinib drug substance and have scaled the manufacture of API to multi-kg levels, we completed the manufacture of a multi-kg batch of API under good manufacturing practice ("GMP") conditions as our API supply for our first-in-human clinical trials, and we manufactured under GMP conditions two dosage strengths of capsules to serve as our clinical supply in those human studies. During fiscal years 2019 and 2020, we completed the successful manufacture of multiple batches of API and drug product and planned numerous GMP production campaigns to supply the ongoing trial and planned trials into the future. To date we have been able to manufacture API and capsules to support clinical supplies under GMP conditions. In fiscal 2021, we continued our manufacturing campaigns and scale-up and tech transfer activities to support additional manufacturing capacity for the ongoing and planned clinical trials of luxeptinib. Additional research and development funds were utilized to support the development of the third generation ("G3") formulation of luxeptinib. Now that the G3 formulation has been successfully manufactured and has demonstrated encouraging PK properties, the manufacture of additional batches of the first ("G1") and second generation formulation of luxeptinib are discontinued, and the amount of drug substance manufacturing is reduced.

#### Publication of Peer-Reviewed Research Articles Related to Luxeptinib:

During the first quarter of 2022, three separate peer-reviewed research articles were published that presented preclinical data related to the application of luxeptinib to the treatment of AML, certain B-cell lymphomas and inflammation. These publications contribute to the body of preclinical data demonstrating luxeptinib's activity as a lymphoid and myeloid kinome inhibitor, and now as an inflammation kinome inhibitor, and support its continued clinical development in several therapeutic areas.

1. Luxeptinib disables NLRP3 inflammasome-mediated IL-1 $\beta$  release and pathways required for secretion of inflammatory cytokines IL-6 and TNF $\alpha$  *Biochemical Pharmacology* (2022) 195 114861. Luxeptinib is an orally bioavailable kinase inhibitor with potency against select kinases including Bruton's tyrosine kinase ("BTK"). Aberrant activation of inflammasomes act as drivers of pathological complications observed during autoimmune and inflammatory disorders, metabolic syndromes, and cancer; and inhibiting the inflammasome-induced activation of pro-inflammatory cytokines has shown beneficial effects in human disease models. BTK and certain other kinases serve as integral components or influence functions of the NLRP3 inflammasome complex. The aim of this study was to determine if luxeptinib interferes with the release of IL-1 $\beta$ , IL-6 and TNF $\alpha$  from THP-1 monocytes and bone marrow-derived macrophages following endotoxin exposure and priming of the NLRP3 inflammasome.

2. Dual BTK/SYK inhibition with CG-806 (luxeptinib) disrupts B-cell receptor and Bcl-2 signaling networks in mantle cell lymphoma *Cell Death & Disease -Nature* (2022) 13:246. Small molecules BTK inhibitors like ibrutinib are approved for the treatment of mantle cell lymphoma, or MCL, a rare subtype of NHL. Nevertheless, median duration of response is less than two years, and Mantel Cell lymphoma patients who develop therapeutic resistance have poor outcomes. Resistance to BTK inhibitors is not clearly understood and a number of alternative mechanisms have been implicated. Luxeptinib, previously known as CG-806, inhibits LYN, SYK, and BTK activation, potently inhibiting both wildtype and C481S mutant BTK, and is expected to have activity in settings where resistance to BTK inhibitors is driven by these mutations. In a Phase 1 trial in patients with CLL and NHL, treatment with luxeptinib resulted in decreased phosphorylation of SYK and BTK in the circulating malignant cells within eight hours of administration. This current pre-clinical study investigates the mechanism and efficacy of luxeptinib in MCL.

**3.** Luxeptinib (CG-806) targets FLT3 and clusters of kinases operative in acute myeloid leukemia *Molecular Cancer Therapeutics* (2022) 21(7):1125. AML cells survive via dysregulation of multiple pathways, including FLT3 mutations that occur in approximately 30% of AML patients and are associated with an increased risk of relapse and poor survival. Luxeptinib, currently in a Phase 1a/b clinical trial for the treatment of AML, potently inhibits both FLT3 and many of the kinases that participate in rescue pathways that contribute to R/R disease. In this study, researchers investigated the range of kinases it inhibits, its antiproliferative landscape ex vivo with AML patient samples, and its in vivo efficacy in xenograft models.



4. Concomitant targeting of FLT3 and BTK overcomes FLT3 inhibitor resistance in acute myeloid leukemia through inhibition of autophagy *Haematologica* (2022) In Press. Strategies to overcome resistance to FLT)-targeted therapy in AML are urgently needed. We identify autophagy as one of the resistance mechanisms, induced by hypoxia and the bone marrow microenvironment via BTK activation. Suppressing autophagy/BTK sensitized FLT3-mutated AML to FLT3 inhibitor-induced apoptosis. Further, co-targeting FLT3/BTK/Aurora kinases ("AURKs") with a novel multi-kinase inhibitor CG-806, or luxeptinib, induced profound apoptosis induction in FLT3-mutated AML by co-suppressing FLT3/BTK, antagonizing autophagy, and causing leukemia cell death in FLT3 wild-type AML by AURK-mediated G2/M arrest and polyploidy, in addition to FLT3 inhibiton. Thus, CG-806 exerted profound anti-leukemia activity against AMLs regardless of FLT3 mutation status. CG-806 further significantly reduced AML burden and extended survival in an in vivo patient-derived xenograft leukemia murine model of FLT3 inhibitor resistant FLT3-ITD/TKD double mutant primary AML. Taken together, CG-806 exerts a unique mechanistic action and pre-clinical activity, suggesting further development in FLT3 wild-type and mutant AML.

#### Program Updates at Recent Scientific Forums:

On December 11, 2021, we presented clinical updates from luxeptinib in patients with R/R B-cell malignancies and R/R AML in two virtual poster presentations at the 63<sup>rd</sup> ASH Annual Meeting (*A Phase 1 a/b Dose Escalation Study of the Mutation Agnostic BTK/FLT3 Inhibitor Luxeptinib (CG-806) in Patients with Relapsed or Refractory B-Cell Malignancies; A Phase 1 a/b Dose Escalation Study of the Mutation Agnostic FLT3/BTK Inhibitor Luxeptinib (CG-806) in Patients with Relapsed or Refractory Acute Myeloid Leukemia).* The presentations highlighted that in both of these Phase 1/2 studies luxeptinib has been generally well tolerated at dose levels of 450, 600 and 750 mg BID over multiple cycles, and that patients already were being dosed at the 900 mg level. Target engagement of BTK and FLT3, and anti-tumor activity, including dose- and exposure-dependent tumor reductions, have been observed in multiple patients collectively between the studies, including in patients with follicular lymphoma, diffuse large B-cell lymphoma, CLL/SLL, and AML.

#### Corporate Update and KOL Event

On June 2, 2022, Aptose held a key opinion leader ("KOL") and corporate update event that included an up-to-date review of clinical data for Aptose's two investigational products under development for hematologic malignancies: HM43239 and luxeptinib. Guest KOLs included Brian Druker, M.D., of the Oregon Health & Science University, Naval G. Daver, M.D., of The University of Texas MD Anderson Cancer Center, and Brian Andrew Jonas, M.D., Ph.D., of the University of California, Davis, Comprehensive Cancer Center, who discussed the current treatment landscape and unmet medical need in treating patients with AML, as well as their experiences with Aptose's investigational therapies.

Aptose provided updated clinical findings with HM43239 and presented planned expansion trials. These updates are described in the program update section above. Aptose also reviewed clinical findings with the new G3 formulation of luxeptinib as described in the program update section above and transition plan from G1 to G3 continuous dosing if PK modeling studies are supporting.

#### Other corporate matters

#### Appointment of new director

On September 13, 2022, we announced the appointment of Bernd R. Seizinger, M.D., Ph.D., to our Board of Directors. Dr. Seizinger is an accomplished executive leader with more than 25 years of industry experience in both U.S. and European biotechnology and pharmaceutical companies and multiple financial advisory positions. He has held numerous senior executive and board positions including with Bristol-Myers Squibb, where he served as VP for oncology drug discovery and VP for corporate and academic alliances. He has served as CEO and President of German biopharmaceutical company GPC Biotech and CSO of Genome Therapeutics and is a Co-founder and currently serves as Executive Chairman/Interim CEO of CryptoMedix. He is Chairman of the Board of Directors for Oxford Biotherapeutics (U.K.) and serves in board positions for Aprea (U.S.), Oncolytics (Canada), Vaccibody (Norway), and BioInvent (Sweden). Prior to his corporate appointments, Dr Seizinger held senior faculty positions at Harvard Medical School and Massachusetts General Hospital and was a Visiting Professor at Princeton University during his tenure at Bristol-Myers Squibb. Dr. Seizinger received his Ph.D. from Max-Planck-Institute of Psychiatry/Neurobiology and his M.D. from Ludwig-Maximilians-Universität München.

#### Nasdaq notice

On July 18, 2022, we received a deficiency letter (the "Deficiency Letter") from the Nasdaq Listing Qualifications Department (the "Staff") of The Nasdaq Stock Market LLC ("Nasdaq") notifying us that, for the preceding 30 consecutive business days, the closing bid price for our common shares was below the minimum \$1.00 per share required for continued listing on The Nasdaq Capital Market pursuant to Nasdaq Listing Rule 5550(a)(2) (the "Minimum Bid Price Requirement"). The Deficiency Letter had no immediate effect on the listing of the Company's common shares, and our common shares will continue to trade on The Nasdaq Capital Market under the symbol "APTO" at this time. Our common shares continue to trade on the Toronto Stock Exchange ("TSX") under the symbol "APS". Our listing on the TSX is independent and will not be affected by the Nasdaq listing status.

In accordance with Nasdaq Listing Rule 5810(c)(3)(A), we have been given 180 calendar days, or until January 16, 2023, to regain compliance with the Minimum Bid Price Requirement. If at any time before January 16, 2023, the bid price of our common shares closes at \$1.00 per share or more for a minimum of ten consecutive business days, the Staff will provide written confirmation that the Company has achieved compliance.

If the Company does not regain compliance with the Minimum Bid Price Requirement by January 16, 2023, we may be afforded a second 180 calendar day period to regain compliance. We intend to monitor the closing bid price of our common shares and may, if appropriate, consider available options to regain compliance with the Minimum Bid Price Requirement. However, there can be no assurance that we will be able to regain compliance with the Minimum Bid Price Requirement or will otherwise be in compliance with other Nasdaq Listing Rules.

#### LIQUIDITY AND CAPITAL RESOURCES

Aptose is an early-stage development company, and we currently do not generate any revenues from our drug candidates. The continuation of our research and development activities and the commercialization of the targeted therapeutic products are dependent upon our ability to successfully finance and complete our research and development programs through a combination of equity financing and payments from strategic partners.

#### Sources of liquidity:

The following table presents our cash and cash equivalents, investments and working capital as of September 30, 2022 and December 31, 2021.

	Bal	ances at	Balances at		
(in thousands)	Septem	per 30, 2022	Decemb	er 31, 2021	
Cash and cash equivalents	\$	27,991	\$	39,114	
Investments		27,402		40,014	
Total	\$	55,393	\$	79,128	
Working capital	\$	46,344	\$	73,563	
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We believe that our cash, cash equivalents and investments on hand at September 30, 2022 will be sufficient to finance our operations for at least 12 months from the issuance date of these financial statements. Our cash needs for the next twelve months include estimates of the number of patients and rate of enrollment of our clinical trials, the amount of drug product that we will require to support our clinical trials, and our general corporate overhead costs to support our operations, and our reliance on our manufacturers. We have based these estimates on assumptions and plans which may change, and which could impact the magnitude and/or timing of operating expenses and our cash runway.

Working capital is a non-GAAP measure and represents primarily cash, cash equivalents, investments, prepaid expenses and other current assets less current liabilities. This financial measure provides a fuller understanding of the Company's capital available to fund future operations.

We expect that we will need to raise additional capital or incur indebtedness to continue to fund our operations in the future.

In October 2022, we filed a short form base shelf prospectus (the 2022 "Base Shelf") that allows us to distribute, upon the filing of prospectus supplements, up to \$200,000,000 of common shares, warrants, or units comprising any combination of common shares and warrants. The Base Shelf was declared effective by the SEC on October 21, 2022 and expires on October 7, 2025.

On May 5, 2020, the Company entered an "at-the-market" equity distribution agreement with Piper Sandler & Co. ("Piper Sandler") and Canaccord Genuity LLC ("Canaccord Genuity") acting as co-agents (the "2020 ATM Facility"). Under the terms of the 2020 ATM Facility, the Company may, from time to time, sell through Piper Sandler and Canaccord Genuity common shares having an aggregate offering value of up to \$75 million on the Nasdaq Capital Market. During the year ended December 31, 2021, the Company issued 15,315 shares under the 2020 ATM Facility at an average price of \$2.446 for gross proceeds of \$37 thousand (\$36 thousand net of share issue costs). Costs associated with the proceeds consisted of a 3% cash commission. During the nine-month period ended September 30, 2022, the Company issued 54,687 shares under the 2020 ATM Facility at an average price of \$52 thousand (\$50 thousand net of share issue costs). On a cumulative basis to September 30, 2022, the Company has raised a total of \$89 thousand gross proceeds (\$86 thousand net of share issue costs) under the 2020 ATM Facility. The 2020 ATM Facility. The 2020 ATM Facility expired on October 7, 2022, with no shares issued subsequent to September 30, 2022.

Our ability to raise additional funds could be affected by adverse market conditions, the status of our product pipeline, possible delays in enrollment in our trial related to COVID-19, and various other factors and we may be unable to raise capital when needed, or on terms favorable to us. If the necessary funds are not available, we may need to delay, reduce the scope of, or eliminate some of our development programs, potentially delaying the time to market for any of our product candidates.

#### Cash flows:

The following table presents a summary of our cash flows for the three-month and nine-month periods ended September 30, 2022 and 2021:

			Nine mon Septem	
(in thousands)	Three mor Septem	 		
	2022	2021	2022	2021
Net cash provided by (used in):				
Operating activities	\$ (6,979)	\$ (8,059)	\$ (23,671)	\$ (27,260)
Financing activities	21	-	65	160
Investing activities	(5,078)	(185)	12,493	(15,198)
Effect of exchange rates changes on cash and cash equivalents	(7)	(4)	(10)	-
Net decrease in cash and cash equivalents	\$ (12,043)	\$ (8,248)	\$ (11,123)	\$ (42,298)

#### Cash used in operating activities:

Our cash used in operating activities for the three-month periods ended September 30, 2022, and 2021 was approximately \$7.0 million and \$8.1 million, respectively. Our cash used in operating activities for the nine months ended September 30, 2022, and 2021 was approximately \$23.7 million and \$27.3 million, respectively. Net cash used in operating activities was lower in the three-month and nine-month periods ended September 30, 2022, as compared to the three and nine-month periods ended September 30, 2021, due primarily to lower operating expenses, as discussed further below (see "Results of Operations"). Our uses of cash for operating activities for both periods consisted primarily of salaries and wages for our employees, facility and facility-related costs for our offices and laboratories, fees and passthrough expenses paid in connection with preclinical and clinical studies, drug manufacturing costs, laboratory supplies and materials, and professional fees.

We do not expect to generate positive cash flow from operations for the foreseeable future as we incur additional research and development costs, including costs related to drug discovery, preclinical testing, clinical trials and manufacturing, as well as operating expenses associated with supporting these activities, and potential milestone payments to our collaborators. It is expected that negative cash flows will continue until such time, if ever, that we receive regulatory approval to commercialize any of our products under development and/or royalty or milestone revenue from any such products exceeds expenses.

#### Cash flow from financing activities:

Our cash flow from financing activities for the three months ended September 30, 2022, was \$21 thousand, and consisted of proceeds from shares issued from the 2020 ATM Facility as described above.

Our cash flow from financing activities for the nine months ended September 30, 2022, was \$65 thousand, and consisted of proceeds from shares issued from the 2020 ATM Facility of \$50 thousand and proceeds from shares issued from the exercise of stock options of \$15 thousand. Our cash flow from financing activities in the nine-month period ended September 30, 2021, was \$160 thousand, and consisted of proceeds from the exercise of stock options.

#### Cash flow from (used in) investing activities:

Our cash used in investing activities for the three-month period ended September 30, 2022, was \$5.1 million, and consisted of net purchases of investments. Our cash used in investing activities in the three-month period ended September 30, 2021, was \$0.2 million, and consisted primarily of purchases of property and equipment.

Our cash from investing activities in the nine-month period ended September 30, 2022, was \$12.5 million, and consisted of net maturity of investments of 12.5 million and purchases of equipment of \$24 thousand. Our cash used in investing activities in the nine-month period ended September 30, 2021, was \$15.2 million, and consisted of net purchases of investments of \$15.0 million and purchases of equipment of \$0.2 million.

The composition and mix of cash, cash equivalents and investments is based on our evaluation of conditions in financial markets and our near-term liquidity needs. We have exposure to credit risk, liquidity risk and market risk related to our investments. The Company manages credit risk associated with its cash and cash equivalents and investments by maintaining minimum standards of R1-low or A-low investments. The Company invests only in highly rated financial instruments which are capable of prompt liquidation. The Company manages its liquidity risk by continuously monitoring forecasts and actual cash flows. The Company is subject to interest rate risk on its cash and cash equivalents and investments. The Company does not believe that the results of operations or cash flows would be affected to any significant degree by a sudden change in market interest rates relative to interest rates on the investments, owing to the relative short-term nature of the investments.

#### **RESULTS OF OPERATIONS**

A summary of the results of operations for the three-month and nine-month periods ended September 30, 2022 and 2021 is presented below:

	Three months ended September 30,					Nine months ended September 30,			
(in thousands)	2022		2021		2022		2021		
Revenues	\$ -	\$	-	\$	-	\$	-		
Research and development expenses	6,578		7,718		21,312		25,777		
General and administrative expenses	3,448		3,641		10,887		15,322		
Other income, net	249		26		376		69		
Net loss	 (9,777)	\$	(11,333)		(31,823)	\$	(41,030)		
Other comprehensive income/(loss)	20		-		(17)		-		
Total comprehensive loss	 (9,757)	\$	(11,333)		(31,840)	\$	(41,030)		
Basic and diluted loss per common share	\$ (0.11)	\$	(0.13)	\$	(0.34)	\$	(0.46)		

Net loss for the three-month period ended September 30, 2022 decreased by \$1.6 million to \$9.8 million, as compared to \$11.3 million for the comparable period in 2021. The net loss for the nine-month period ended September 30, 2022 decreased by \$9.2 million to \$31.8 million, as compared to \$41.0 million for the comparable period in 2021. Components of net loss are presented below:

#### **Research and Development**

Research and development expenses consist primarily of costs incurred related to the research and development of our product candidates and include:

- External research and development expenses incurred under agreements with third parties, such as contract research organizations, consultants, members of our scientific advisory boards, external labs and contract manufacturing organizations; and
- Employee-related expenses, including salaries, benefits, travel, and stock-based compensation for personnel directly supporting our clinical trials, manufacturing and development activities.

We have ongoing Phase 1 clinical trials for our product candidates HM43239 and luxeptinib. HM43239 was licensed to Aptose in the fourth quarter of 2021, and we assumed sponsorship, and the related costs, of the HM43239 study effective January 1, 2022. In the fourth quarter of 2021, we discontinued the APTO-253 program and are exploring strategic alternatives for this compound.

We expect our research and development expenses to be higher than current period expenses for the foreseeable future as we advance HM43239 into larger clinical trials.

The research and development expenses for the three-month and nine-month periods ended September 30, 2022, and 2021 were as follows:

	Three months ended September 30,						led
(in thousands)	2022		2021		2022		2021
Program costs – HM43239	\$ 3,049	\$	-	\$	6,570	\$	-
Program costs – luxeptinib	1,390		4,412		6,624		14,111
Program costs – APTO-253	66		767		345		2,976
Personnel related expenses	1,627		1,929		5,821		5,702
Stock-based compensation	440		609		1,923		2,985
Depreciation of equipment	6		1		29		3
Total	\$ 6,578	\$	7,718	\$	21,312	\$	25,777

Research and development expenses decreased by \$1.1 million to \$6.6 million for the three-month period ended September 30, 2022, as compared to \$7.7 million for the comparative period in 2021. Changes to the components of our research and development expenses presented in the table above are primarily as a result of the following events:

- Program costs for HM43239 were \$3.0 million for the three-month period ended September 30, 2022. The Company in-licensed the development rights of HM43239 in the fourth quarter of 2021 and assumed sponsorship, and the related costs, of the study effective January 1, 2022.
- Program costs for luxeptinib decreased by approximately \$3.0 million, primarily due to lower manufacturing costs as a result of the current formulation requiring less API than the prior formulation, partially offset by higher clinical trial costs, mostly related to higher contractor costs required to support the trials.
- Program costs for APTO-253 decreased by approximately \$701 thousand, due to the Company's decision on December 20, 2021 to discontinue further clinical development of APTO-253.
- Personnel-related expenses decreased by \$302 thousand, related to fewer employees in the current three-month period and partially offset by salary increases and certain employees hired during the first half of 2021.
- Stock-based compensation decreased by approximately \$169 thousand in the three months ended September 30, 2022, compared to the three months ended September 30, 2021, primarily due to stock options granted with lower grant date fair values, in the current period.

Research and development expenses decreased by \$4.5 million to \$21.3 million for the nine-month period ended September 30, 2022, as compared to \$25.8 million for the comparative period in 2021. Changes to the components of our research and development expenses presented in the table above are primarily as a result of the following events:

- Program costs for HM43239 were approximately \$6.6 million for the nine-month period ended September 30, 2022. The Company in-licensed the development rights of HM43239 in the fourth quarter of 2021 and assumed sponsorship, and the related costs, of the study effective January 1, 2022.
- Program costs for luxeptinib decreased by approximately \$7.5 million, primarily due to lower manufacturing costs as a result of the current formulation requiring less API than the prior formulation, and partially offset by lower clinical trial costs, mostly related to higher contractor costs required to support the trials.



- Program costs for APTO-253 decreased by approximately \$2.6 million, due to the Company's decision on December 20, 2021 to discontinue further clinical development of APTO-253.
- Personnel-related expenses increased by \$119 thousand, mostly related to certain employees hired in 2021 to support our clinical trials and manufacturing activities, salary plan, and offset by lower personnel in the nine months ended September 2022.
- Stock-based compensation decreased by approximately \$1.1 million in the nine months ended September 30, 2022, as compared to the nine months ended September 30, 2021, primarily due to stock options granted with lower grant date fair values, in the current period.

#### General and Administrative

General and administrative expenses consist primarily of salaries, benefits and travel, including stock-based compensation for our executive, finance, business development, human resources, and support functions. Other general and administrative expenses are professional fees for auditing and legal services, investor relations and other consultants, insurance and facility-related expenses.

We expect that our general and administrative expenses will increase for the foreseeable future as we incur additional costs to support the expansion of our pipeline of activities. We also expect our intellectual property related legal expenses to increase as our intellectual property portfolio expands.

The general and administrative expenses for the three-month and nine-month periods ended September 30, 2022, and 2021 were as follows:

	Three months ended September 30,					Nine months ended September 30,		
(in thousands)	2022		2021		2022		2021	
General and administrative, excluding items below	\$ 2,811	\$	2,387	\$	8,401	\$	7,568	
Stock-based compensation	613		1,219		2,423		7,650	
Depreciation of equipment	24		35		63		104	
	\$ 3,448	\$	3,641	\$	10,887	\$	15,322	

General and administrative expenses for the three-month period ended September 30, 2022 were \$3.5 million, as compared to \$3.6 million for the comparative period in 2021, a decrease of approximately \$193 thousand. The decrease was primarily due the following:

- General and administrative expenses, other than stock-based compensation and depreciation of equipment, increased by approximately \$424 thousand in the three months ended September 30, 2022, primarily as a result of higher salaries expenses, higher travel expenses, and higher professional fees.
- Stock-based compensation decreased by approximately \$606 thousand in the three months ended September 30, 2022, as compared to the three months ended September 30, 2021, mostly as a result of a lower number of options granted in the current period and that those options granted in the current period had a lower grant date fair value.

General and administrative expenses for the nine-month period ended September 30, 2022 were \$10.9 million as compared to \$15.3 million for the comparative period, a decrease of approximately \$4.4 million. The decrease was primarily due to the following:

- General and administrative expenses, other than share-based compensation and depreciation of equipment, increased by approximately \$833 thousand in the nine months ended September 30, 2022, primarily as a result of higher salaries expenses, higher travel expenses and higher professional fees.
- Stock-based compensation decreased by approximately \$5.2 million in the nine months ended September 30, 2022, compared to the nine months ended September 30, 2021, primarily due to lower grant date fair value of options granted in the current period, and additional compensation recognized in the comparative period for modifications made to then vested and unvested stock options for one officer, as part of a separation and release agreement.

COVID-19 did not have a significant impact on our results of operations for the nine-month period ended September 30, 2022. We have not experienced and do not foresee material delays to the enrollment of patients or timelines for the HM43239 Phase 1/2 trial or the luxeptinib Phase 1a/b trials due to the variety of clinical sites that we have actively recruited for these trials. As of the date of this report, we have not experienced material delays in the manufacturing of HM43239 or luxeptinib related to COVID-19. Should our manufactures be required to shut down their facilities due to COVID-19 for an extended period of time, our trials may be negatively impacted.



#### CRITICAL ACCOUNTING POLICIES

#### **Critical Accounting Policies and Estimates**

We periodically review our financial reporting and disclosure practices and accounting policies to ensure that they provide accurate and transparent information relative to the current economic and business environment. As part of this process, we have reviewed our selection, application and communication of critical accounting policies and financial disclosures. Management has discussed the development and selection of the critical accounting policies with the Audit Committee of the Board of Directors and the Audit Committee has reviewed the disclosure relating to critical accounting policies in this Management's Discussion and Analysis.

#### Significant accounting judgments and estimates

A "critical accounting policy" is one which is both important to the portrayal of our financial condition and results and requires management's most difficult, subjective or complex judgments, often as a result of the need to make estimates about the effect of matters that are inherently uncertain. For additional information, please see the discussion of our significant accounting policies in Note 2 to the Financial Statements included in our Annual Report on Form 10-K for the fiscal year ended December 31, 2021, filed with the SEC on March 22, 2022. There were no material changes to our critical accounting policies and estimates during the nine months ended September 30, 2022.

The Company records expenses for research and development activities based on management's estimates of services received and efforts expended pursuant to contracts with vendors that conduct research and development on the Company's behalf. The financial terms vary from contract to contract and may result in uneven payment flows as compared to services performed or products delivered. As a result, the Company is required to estimate research and development expenses incurred during the period, which impacts the amount of accrued expenses and prepaid balances related to such costs as of each balance sheet date. Management estimates the amount of work completed through discussions with internal personnel and the contract research and contract manufacturing organizations as to the progress or stage of completion of the services. The Company's estimates are based on a number of factors, including the Company's knowledge of the status of each of the research and development project milestones, and contract terms together with related executed change orders. Management makes significant judgments and estimates in determining the accrued balance at the end of each reporting period.

Although management does not expect our estimates to be materially different from amounts actually incurred, if the estimates of the status and timing of services performed differ from the actual status and timing of services performed, it could result in the Company reporting amounts that are too high or too low in any particular period. As of September 30, 2022, the Company has recorded \$589 thousand in prepaid expenses and approximately \$4.9 million in accrued liabilities related to its research and development activities. If the estimates are too high or too low by a factor of 10% this would mean that prepaid expenses would be over or understated by approximately \$59 thousand, and accrued liabilities would be over or understated by approximately \$490 thousand. On a combined basis, this could mean an increase or decrease in research and development expenses by approximately \$549 thousand. To date, there have been no material differences between the estimates of such expenses and the amounts actually incurred.

Other important accounting policies and estimates made by management are the valuation of contingent liabilities, the valuation of tax accounts, and the assumptions used in determining the valuation of share-based compensation, as described in our Annual Report on Form 10-K for the fiscal year ended December 31, 2021.

Management's assessment of our ability to continue as a going concern involves making a judgment, at a particular point in time, about inherently uncertain future outcomes and events or conditions. Please see the "Liquidity and Capital Resources" section in this Quarterly Report on Form 10-Q for a discussion of the factors considered by management in arriving at its assessment.

#### Updated share information

As of November 1, 2022, we had 92,294,734 common shares issued and outstanding. In addition, there were 18,957,874 common shares issuable upon the exercise of outstanding stock options.



#### ITEM 3 – QUALITATIVE AND QUANTITATIVE DISCLOSURES ABOUT MARKET RISK

Under SEC rules and regulations, as a smaller reporting company, we are not required to provide this information.

#### **ITEM 4 – CONTROLS AND PROCEDURES**

As of the end of our fiscal quarter ended September 30, 2022, evaluation of the effectiveness of our "disclosure controls and procedures" (as such term is defined in Rules 13a-15(e) and 15d-15(e) under the United States Exchange Act of 1934, as amended (the "Exchange Act")), was carried out by our management, with the participation of our principal executive officer and principal financial officer. Based upon that evaluation, our principal executive officer and principal financial officer have concluded that as of the end of our fiscal quarter ended September 30, 2022, our disclosure controls and procedures are effective to ensure that information required to be disclosed by us in reports that we file or submit under the Exchange Act is (i) recorded, processed, summarized and reported within the time periods specified in the SEC rules and forms and (ii) accumulated and communicated to our management, including our principal executive officer and principal financial officer, to allow timely decisions regarding required disclosure.

It should be noted that while our principal executive officer and principal financial officer believe that our disclosure controls and procedures provide a reasonable level of assurance that they are effective, they do not expect that our disclosure controls and procedures or internal control over financial reporting will prevent all errors or fraud. A control system, no matter how well conceived or operated, can provide only reasonable, not absolute, assurance that the objectives of the control system are met.

#### CHANGES IN INTERNAL CONTROL OVER FINANCIAL REPORTING

There were no changes in our internal control over financial reporting (as defined in Rule 13a-15(f) under the Exchange Act) during our fiscal quarter ended September 30, 2022 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

#### PART II-OTHER INFORMATION

#### **ITEM 1 – LEGAL PROCEEDINGS**

We are not involved in any material active legal actions. However, from time to time, we may be subject to various pending or threatened legal actions and proceedings, including those that arise in the ordinary course of our business. Such matters are subject to many uncertainties and to outcomes that are not predictable with assurance and that may not be known for extended periods of time.

#### ITEM 1A – RISK FACTORS

FOR INFORMATION REGARDING FACTORS THAT COULD AFFECT APTOSE'S RESULTS OF OPERATIONS, FINANCIAL CONDITION AND LIQUIDITY, SEE THE RISK FACTORS DISCUSSED IN OUR ANNUAL REPORT ON FORM 10-K FOR THE YEAR ENDED DECEMBER 31, 2021, UNDER ITEM 1A – RISK FACTORS. THERE HAVE BEEN NO MATERIAL CHANGES TO THE RISK FACTORS DISCLOSED UNDER ITEM 1A – RISK FACTORS OF THE ANNUAL REPORT.

#### ITEM 6 – EXHIBITS

Exhibit Number	Description of Document				
<u>31.1*</u>	Certification of Principal Executive Officer Pursuant to Rules 13a-14(a) and 15d-14(a) under the Securities Exchange Act of 1934, as Adopted Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.				
<u>31.2*</u>	Certification of Principal Financial Officer Pursuant to Rules 13a-14(a) and 15d-14(a) under the Securities Exchange Act of 1934, as Adopted Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.				
32.1*	Certification of Principal Executive Officer Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.				
<u>32.2*</u>	Certification of Principal Financial Officer Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.				
101**	The following consolidated financial statements from the Aptose Biosciences Inc. Quarterly Report on Form 10-Q for the quarter ended September 30, 2022, formatted in Inline Extensible Business Reporting Language (Inline XBRL): (i) statements of operations and comprehensive loss, (ii) balance sheets, (iii) statements of changes of shareholders' equity, (iv) statements of cash flows, and (v) the notes to the financial statements.				
101.INS	Inline XBRL Instance Document (the instance document does not appear in the Interactive Data File because its XBRL tags are embedded within the Inline XBRL document)				
101.SCH	Inline XBRL Taxonomy Extension Schema Document				
101.CAL	Inline XBRL Taxonomy Extension Calculation Linkbase Document				
101.DEF	Inline XBRL Taxonomy Extension Definition Linkbase Document				
101.LAB	Inline XBRL Taxonomy Extension Label Linkbase Document				
101.PRE	Inline XBRL Taxonomy Extension Presentation Linkbase Document				
104*	Cover Page Interactive Data File (formatted as Inline XBRL and contained in Exhibit 101)				
*	Filed herewith.				
**	In accordance with Rule 406T of Regulation S-T, the XBRL related information in Exhibit 101 to this Quarterly Report on Form 10-Q is deemed not filed or part of a registration statement or prospectus for purposes of Sections 11 or 12 of the Securities Act, is deemed not filed for purposes of Section 18 of the Exchange Act, and otherwise is not subject to liability under these sections.				

#### SIGNATURES

Pursuant to the requirements of the Securities Act, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized, on the 1st day of November 2022.

### APTOSE BIOSCIENCES INC.

By:

/s/ William G. Rice, Ph.D. William G. Rice, Ph.D. President and Chief Executive Officer

#### Certification Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002

I, William G. Rice, certify that:

- 1. I have reviewed this Quarterly Report on Form 10-Q of Aptose Biosciences Inc.;
- Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's fourth fiscal quarter that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
  - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: November 1, 2022

<u>(s/ William G. Rice</u> Name: William G. Rice, Ph.D. Title: President and Chief Executive Officer

#### Certification Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002

I, Fletcher Payne, certify that:

- 1. I have reviewed this Quarterly Report on Form 10-Q of Aptose Biosciences Inc.;
- Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's fourth fiscal quarter that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
  - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: November 1, 2022

<u>/s/ Fletcher Payne</u> Name: Fletcher Payne Title: Senior Vice President and Chief Financial Officer

#### $Certification\ Pursuant\ to\ Section\ 906\ of\ the\ Sarbanes-Oxley\ Act\ of\ 2002$

Pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, I, William G. Rice, the President and Chief Executive Officer of Aptose Biosciences Inc. (the "Company"), hereby certify that, to my knowledge:

1. The Quarterly Report on Form 10-Q for the quarter ended September 30, 2022 (the "Report") of the Company fully complies with the requirements of Section 13(a) or Section 15(d) of the Securities Exchange Act of 1934; and

2. The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: November 1, 2022

<u>/s/ William G. Rice</u> Name: William G. Rice, Ph.D. Title: President and Chief Executive Officer

#### $Certification\ Pursuant\ to\ Section\ 906\ of\ the\ Sarbanes-Oxley\ Act\ of\ 2002$

Pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, I, Fletcher Payne, the Senior Vice President and Chief Financial Officer of Aptose Biosciences Inc. (the "Company"), hereby certify that, to my knowledge:

1. The Quarterly Report on Form 10-Q for the quarter ended September 30, 2022 (the "Report") of the Company fully complies with the requirements of Section 13(a) or Section 15(d) of the Securities Exchange Act of 1934; and

2. The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company

Date: November 1, 2022

<u>/s/ Fletcher Payne</u> Name: Fletcher Payne Title: Senior Vice President and Chief Financial Officer